Page 1	of 2 Pages	[X] Original	[ ] Substitute [	] Supplemental	Atty. Docket: FOGH 5A
			L 3	3 ( )	

## Combined Declaration for Patent Application and Power of Attorney

As a below-named invento	or, I hereby declare the	at:
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My residence, post office address and citizenship are as stated below next to my name; and that I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

ch (check one) attached hereto; as filed in the United Sta S. Appln. No. Il be filed in the U.S. un oplication, PCT /DK200	*; or	on, as	-
attached hereto; as filed in the United Sta S. Appln. No. Il be filed in the U.S. un oplication, PCT /DK200	*; or	on, as	
	)5/000068; filed January		*;
		(if applicable).	
(include dates of amendme	nts under PCT Art. 19 and 34	if PCT)	
above; and I acknowled crial to patentability as deriority benefits under 3 der's rights certificate(s)	ge the duty to disclose to efined in 37 C.F.R. §1.56. 5 U.S.C. §§ 119 (a)-(d) as	the Patent and Trademark Office (PTO) all informand 365 (b) of any prior foreign application(s) for patents	tion ent,
Application No.	Country	Filing Date (MM/DD/YYYY)	
A 2004 00144	Denmark	01-30-2004	
a country other than the arliest application from v	e United States) or for an	inventor's or plant breeder's certificate, having a fi	
it under 35 U.S.C. §119	(e) of any United States pr	rovisional applications listed below:	
		01-30-2004	
cation(s) designating the osed in such U.S. or PC edge the duty to disclosume available between t	U.S., listed below and, in T international applications to the PTO all information the prior the prior	nsofar as the subject matter of each of the claims of on in the manner provided by the first paragraph of tion which is material to patentability as defined in	this 35 37
	cinclude dates of amendment anderstand the contents above; and I acknowled erial to patentability as depriority benefits under 3: der's rights certificate(s) and below:  Application No. A 2004 00144  Ority above, I hereby idea country other than the artiest application from variest application from variest application No.  Application No.  Application No.  Application No.  Application No.  Cit under 35 U.S.C. §1196  Application (60/540,000)  Cefit under 35 U.S.C. §12 cation(s) designating the osed in such U.S. or Poledge the duty to disclosurame available between the	dinclude dates of amendments under PCT Art. 19 and 34 anderstand the contents of the above-identified sabove; and I acknowledge the duty to disclose to be rial to patentability as defined in 37 C.F.R. §1.56. priority benefits under 35 U.S.C. §§ 119 (a)-(d) at der's rights certificate(s), or under §365(a) of any ed below:  Application No.  A 2004 00144  Denmark  Ority above, I hereby identify below any foreign a country other than the United States) or for an arriest application from which foreign priority is cl. Priority Application No.  Country  Application No.  Country  Fit under 35 U.S.C. §119(e) of any United States proposed in such U.S., listed below and, in osed in such U.S. or PCT international application ledge the duty to disclose to the PTO all informal ame available between the filing date of the prior	(include dates of amendments under PCT Art. 19 and 34 if PCT)  Inderstand the contents of the above-identified specification, including the claims, as amended by above; and 1 acknowledge the duty to disclose to the Patent and Trademark Office (PTO) all informal above; and 1 acknowledge the duty to disclose to the Patent and Trademark Office (PTO) all informal above; and 1 acknowledge the duty to disclose to the Patent and Trademark Office (PTO) all informal above; and 1 acknowledge the duty to disclose to the Patent and Trademark Office (PTO) all information or patent acknowledge the duty to disclose to the PTO all information, including the claims, as amended by above; and 1 acknowledge the duty to disclose to the PTO all information in the manner provided by the first paragraph of ledge the duty to disclose to the PTO all information witch is material to patentability as defined in ame available between the filing date of the prior application and the national or PCT international file.

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

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Title: PRODUCION AND PURIFICAT	TON OF RECOMBINANT ARYLSUL	FATASE A.	
J.S. Application filed	, Serial No		•
CT Application filed	, Serial No		
as to	Attorneys or Agents appointed herein to according any action to be taken in the U.S. Paretween the U.S. Attorneys or Agents and the	tent and Tragemai	rk Office regarding thi
the persons from whom instructions may indersigned.	be taken, the U.S. Attorneys or Agents a	ppointed herein wi	Il be so notified by the
hereby further declare that all statements n	nade herein of my own knowledge are true	and that all stateme	ents made on information
and belief are believed to be true; and that the	hese statements were made with the knowled onment, or both, under 18 U.S.C. §1001	and that such will	ful false statements ma
eopardize the validity of the application or	any patent issued thereon		
copulate the variety of the approximation			
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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.